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No. 21] NEW DELHI, SATURDAY, MAY 22, 1965 (JYAISTHA 1, 1887)

इस पाग में भिन्न पृष्ठ संख्या वी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके।
Separate paging is given to this Part in order that it may be filed as a separate compilation.

भाग IV PART IV

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं

Advertisements and Notices by Private Individuals and Private Bodies

NOTIFICATION BY THE SAURASHTRA OIL AND OILSEEDS ASSOCIATION LTD., RAJKOT

The approval of the Secretary, Forward Markets Commission, under sub-clause (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Notification of the Government of India, Ministry of Commerce and Industry No. S.O. 1162 dated the 4th May, 1960 has been obtained to the following amendments made to the Bye-laws of the Saurashtra Oil and Oilseeds Association Ltd., Rajkot, the same having been previously placed on the notice board of the Association pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

GROUNDNUT OIL :

	Quantity	Metric Tonnes	Trading Deposit Rs.
Exceeding 2,400	Metric Tonnes but not exceeding	2,480	2,500
.. 2,480	..	2,560	5,000
.. 2,560	..	2,640	7,500
.. 2,640	..	2,720	10,000
.. 2,720	..	2,800	12,500
.. 2,800	..	2,880	15,000
.. 2,880	..	2,960	17,500
.. 2,960	..	3,040	20,000
.. 3,040	..	3,120	22,500
.. 3,120	..	3,200	25,000

GROUNDNUT KERNELS :

	Quantity	Metric Tonnes	Trading Deposit Rs.
Exceeding 5,350	Metric Tonnes but not exceeding	5,530	2,500
.. 5,530	..	5,710	5,000
.. 5,710	..	5,890	7,500
.. 5,890	..	6,070	10,000
.. 6,070	..	6,250	12,500
.. 6,250	..	6,430	15,000
.. 6,430	..	6,610	17,500
.. 6,610	..	6,790	20,000
.. 6,760	..	6,970	22,500
.. 6,970	..	7,150	25,000**

II. In Groundnut Whole Bye-laws :

1. For Bye-law 3, the following shall be substituted as Bye-law 3, namely;

"3. Basis of the Contract.—Groundnut Whole (undecorticated) Bold Variety—grown in any part of the Gujarat State and of the crop of the current year of the L/G80GI/65

contract period of delivery shall be the basis of the contract. Summer crop shall not be tenderable. Groundnut Whole grown outside the Gujarat State shall also not be tenderable.

For Groundnut Bold, the basis of yield shall be 71 per cent of Groundnut Kernels i.e. for every 100 Kilograms of Groundnut Bold the yield shall be 71 Kilograms of

Groundnut Kernels. For Groundnut Small the basis of yield shall be 76 per cent of Groundnut Kernels i.e. for every 100 Kilograms of Groundnut Small the yield shall be 76 Kilograms of Groundnut Kernels. At the time of determining the yield, a sample of Groundnut Whole weighing 300 Grams shall be taken.

If the yield is above the basis mentioned above, the buyer shall not be required to pay to the seller any allowance (premium). If the yield is below the basis mentioned above, the seller shall pay to the buyer the difference i.e. in the case of Groundnut Bold, for instance, if the yield is 69%, the seller shall pay to the buyer an allowance (discount) of 2% of the value of Groundnut Kernels. In the same way, the allowance (discount) shall be payable by the seller to the buyer for Groundnut Small.

If, however, the yield from Groundnut Bold is less than 63% or from Groundnut Small less than 71%, the buyer shall have the option to reject the goods.

Illustration.—Suppose the yield from Groundnut Bold is 69% of Groundnut Kernels i.e. 2% below the basic yield and the price of Groundnut Bold is Rs. 75.00 per 100 Kilograms i.e. the price of one unit of transaction of 5,000 Kilograms is Rs. 3,750, the discount payable by the seller to the buyer shall be worked out by multiplying 3,750 by 2 and dividing the product by 71, the resultant quotient will be Rs. 105.63, the remainder being ignored. The seller shall pay to the buyer Rs. 105.63 as discount.

If the seller gives delivery of Groundnut Small, the buyer shall pay to the seller a premium of Rs. 3.75 per each 100 Kilograms of Groundnut over the contract rate."

2. In Bye-law 5, after the words "weight of the bags", the words "The weight of Kadada shall be deducted and the difference of Kadada shall be settled at the prevailing ready rate of the day on which the delivery is taken." shall be inserted.

3. For Bye-law 6, the following Bye-law shall be substituted as Bye-law 6, namely;

"6. The latest day for taking delivery of the contract for different delivery months shall be the 15th date of the relevant contract month.

The due date shall be the 3rd date of the month of the contract, if the 3rd date is a non-working day, then the due date shall be on the preceding working day of the month. The delivery order shall be issued at the due date rate clearing fixed on the due date i.e. 3rd date of the month of the contract, but if the 3rd date is a non-working day, then on the preceding working day. The due date rate shall be fixed by the Local Committee concerned after taking into account the ready market rates and any other relevant circumstances which they may in their discretion deem fit. The due date shall be the last working day of the contract. After the due date there shall be no new transactions for the said contract. On the next working date immediately after the due date there shall be tallying of outstanding positions between the parties to the contract and the statements of outstanding business shall be sent to the concerned Ring Office on the same day. The payment of differences, if any, shall be made between the parties through the Clearing House on the next working date, i.e. the 5th date of the month of the contract (and if that date is a non-working day, then on the immediately succeeding working date).

The seller shall issue delivery orders on the basis of the names of the buyers given by the concerned Ring Office on the same date on which the payment of differences is effected.

The buyer is entitled to take the delivery latest by the 15th date of the month from the seller's godown and the seller is bound to give delivery accordingly. If the 15th date is a non-working day, then the delivery shall be completed i.e. taken by the buyer on the immediately preceding working date of the month. No delivery shall be taken or given on a bank holiday between the 6th working date and the 15th date of the month."

4. For Bye-law 7, the following Bye-law shall be substituted as Bye-law 7, namely;

"7. If the seller does not issue delivery order for the fulfilment of outstanding sale transactions by the 5th date of the contract month (if the 5th date is a non-working day, then on the immediately succeeding working day), he shall be liable to pay a penalty to the buyer at the rate of Rs. 1.50 per 100 Kilograms of Groundnut Bold plus the difference between the Due Date Rate and the Spot

Rate prevailing on that date; Provided that if the spot rate is higher than the maximum rate, if any, so fixed, the difference payable shall be the difference between the due date rate and the maximum rate so fixed."

5. For Bye-law 9, the following Bye-law shall be substituted as Bye-law 9, namely;

"9. If the seller, having issued the delivery order, fails to give delivery of the goods, he shall be liable to pay to the buyer the difference between the due rate and the spot rate prevailing on that date plus double the penalty at the rate of Rs. 3.00 per 100 Kilograms of Groundnut Whole."

6. For Bye-law 11, the following Bye-law shall be substituted as Bye-law 11, namely;

"11. Unless otherwise stipulated in the contract, the seller shall give the delivery of the goods at his (seller's) godown within the Municipal limits of the Ring Centre where the contract has been entered into. But for Bhavnagar Ring Centre, if the goods are lying in the godown of the Old Port area the seller shall pay the Municipal taxes and the buyer will be bound to take delivery from the seller's godown. The area of the Old Port means the area outside the limits of the Municipality. No delivery shall be given in the area of the New Port."

7. In Bye-law 12, for the words and brackets "Darned (rafu) bags", the words and brackets "The bag with any number of rafus (darned)" shall be substituted.

8. In Bye-law 16, after the words "working day", the words "The due date rate fixed on the due date of the month of the contract shall be the last clearing rate of the said contract" shall be inserted.

Note : Approval to the above amendments have been received under Forward Markets Commission letter No. 2/2/64-SAURS dated the 17th October, 1964 from which date the said amendments come into force.

Rajkot,

dated the 20th October, 1964.

N. G. VYAS

Secretary

LOST

The Government Promissory Note No. CA226436 of the Three per cent Conversion loan of 1946 for Rs. 9000/- originally standing in the name of Rashbehary Mukherjee the proprietor by whom it was never endorsed to any other person, having been lost, notice is hereby given that payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicate in favour of the undersigned on the strength of Hon'ble Calcutta High Court's order dated 29-4-64 passed in Suit No. 323 of 1961. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Signature of the Advertisers—Panchu Gopal Mukherjee. Residence—47, Girish Park North, Calcutta-6.

SANTILATA CHATTERJEE
41. Kailash Bose Street
Calcutta-6

(Joint Executors and Trustees and/or Sebaits to the estate of late Thakomony Debi as per Hon'ble Calcutta High Court's order's order dated 29-4-64 passed in Suit No. 323 of 1961).

CHANGE OF NAMES

I, hitherto known as Kum. MANDAKINI DWARKA-NATH GORE daughter of Shri DWARKANATH KESARINATH GORE, employed as Telephone Operator, Telephones C. & I. Dept. Bombay, have changed my name and shall hereafter be known as Smt. SHUBHA VISHWANATH NAIK.

I hereby certify that I have already complied with the legal formalities required in this connection.

M. D. GORE
(Sd. in existing name)

I, hitherto known as DHARAM PAUL GOEL son of Shri ROSHAN LAL GOEL, employed as Section Officer in S.E. (P&T) Civil Circle No. I, New Delhi, residing at E-277 Ramesh Nagar, New Delhi-15, have changed my sur-name and shall hereafter be known as DHARAM PAUL GOYAL.

It is certified that I have complied with other legal requirements in this connection.

DHARAM PAUL GOEL
(Sd. in existing name)

I, hitherto known as Shri SHANKAR DHONDU MAJALKAR son of Shri DHONDU YESHAWANT MAJALKAR, employed as Postman in General Post Office, Bombay, residing at 274, Frere Road, Mohan Mansion, 1st Floor, Room No. 12, Fort, Bombay-1, have changed my name and shall hereafter be known as Shri SHANKAR DHONDU CHAWAN.

It is certified that I have complied with other legal requirements in this connection.

SHANKAR DHONDU MAJALKAR
(Sd. in existing name)

I, hitherto known as CHINNA VENKATAIAH son of Shri MOTAIAH, employed as EMT 1342, Hamal in Southern Railway, Mysore, residing at Door No. 1705, 11th Cross Asokapuram, Chamaraja Mohalla, Mysore, have changed my name and shall hereafter be known as C. M. VENKATESH.

It is certified that I have complied with other legal requirements in this connection.

CHINNA VENKATAIAH
(Sd. in existing name)

I, hitherto known as THAKUR DUTT ADLAKHA son of Shri BHADUR CHAND ADLAKHA, employed as Air Force Officer in Training Command, residing at Air Force Officers' Mess, Training Command, Bangalore, have changed my name and shall hereafter be known as JUGAL ADLAKHA.

It is certified that I have complied with other legal requirements in this connection.

T. D. ADLAKHA
Flt. Lt.
(Sd. in existing name)

NOTICE

In the matter of Supreme Chit Fund & Trade Private Ltd.

At a general meeting of the MEMBERS of the above-named company, duly convened and held at its Registered Office on the 28th day of April 1965 and the following resolution was duly passed.

"Resolved that the Company 'Supreme Chit Fund & Trade Private Limited' be wound up Voluntary Winding up" and that Shri Lachman Dass S/o Shri Jai Narain of J-39, More Sarai, Delhi, hereby appointed as the Voluntary Liquidator (Honorary).

DHARAM PAL
Director of the Company

